UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

HAYDEH DASTMALCHI TABRIZ et al.,

Case No. 2:23-cv-09619-SB-PD

Plaintiffs,

v.

ANTONY J. BLINKEN,

Defendant.

ORDER OF DISMISSAL WITHOUT PREJUDICE

Plaintiff Haydeh Dastmalchi Tabriz submitted a Form I-130 petition for her son Plaintiff Shahryar Oghani Sarabi on October 3, 2014. Dkt. No. 1. On April 4, 2022, Plaintiffs fulfilled all necessary administrative requirements and became eligible for a consular interview. *Id.* Asserting that there was no unreasonable delay, Defendant Antony J. Blinken moved to dismiss the case on January 5, 2024. Dkt. No. 13. On January 17, 2024, the parties entered into a joint stipulation to stay the case for 90 days, during which time Plaintiff Sarabi's interview would be reassigned from Abu Dhabi to Yerevan. Dkt. No. 15.

The parties request this stay in the interest of judicial economy, noting that Plaintiff will voluntarily dismiss this case upon receipt of the asylum decision. In the Court's experience with numerous similar requests in recent mandamus actions challenging similar delays, the setting of an agreed interview date generally leads to the resolution of the parties' dispute without the need for further intervention by the Court. However, staying cases requires the continued commitment of judicial resources to monitoring the cases and ensuring compliance with requirements to file status reports. It also increases the burden on the parties to file status reports or seek dismissal of the stayed case upon resolution of the matter.

It appears that the more efficient approach is to dismiss this action without prejudice to either party moving to reopen nunc pro tunc in the event that further

Court intervention becomes necessary. The Court perceives no practical difference between this approach and the relief stipulated by the parties, apart from eliminating the need for future monitoring or action if the parties honor their agreement, as the Court expects them to. To further conserve judicial and party resources, the Court intends to adopt this approach unless any party objects.

Accordingly, it is ORDERED that this action is DISMISSED without prejudice to any party seeking to vacate this order and reopen the action nunc pro tunc in the event that Plaintiff is unable to receive a determination in the time contemplated by the parties.

Any party who objects to the dismissal of this action as ordered herein shall file a request to reopen the case no later than seven days after entry of this order. The parties will then be required to appear before this Court at a status conference that will be set within fourteen days of filing the objection to discuss the most efficient way to proceed. Failure to timely file a request to reopen the case will be deemed consent to dismissal as ordered.

Date: January 19, 2024

Stanley Blumenfeld, Jr.
United States District Judge